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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/647,406	08/25/2003	Steven J. Kuchl	US20020140	2629		
173	7590 11/17/2004		EXAMINER			
	L PATENTS COMPA	TAPOLCAI, WILLIAM E				
ST. JOSEPH,	SANCE DRIVE - SUIT MI 49085	E 102	ART UNIT	PAPER NUMBER		
·			3744			

DATE MAILED: 11/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applies	ition No.	Applicant(s)		-/)				
Office Action Summary						L				
			,406 	KUEHL ET AL.	,					
	Office Action Summary	Examin		Art Unit		1				
	The MAILING DATE of this account		E. Tapolcai	3744	1-1					
Period fo	The MAILING DATE of this commun or Reply	ication appears on t	ne cover sneet with th	e correspondence ac	iaress					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).										
Status										
1)⊠	Responsive to communication(s) file	d on <u>22 October 20</u>	<u>004</u> .							
2a) <u></u> ☐	This action is FINAL.	2b)⊠ This action is	non-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is										
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.										
Disposit	ion of Claims					•				
4)⊠	4) Claim(s) 6, 7, and 1035 is/are pending in the application.									
	4a) Of the above claim(s) <u>6,7,12-18 and 22-35</u> is/are withdrawn from consideration.									
5)	Claim(s) is/are allowed.									
6)⊠	Claim(s) <u>10,11 and 19-21</u> is/are reje	cted.								
7)	Claim(s) is/are objected to.									
8)[]	Claim(s) are subject to restrict	tion and/or election	requirement.							
Applicat	ion Papers .									
9)[The specification is objected to by th	e Examiner.								
10)[10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.									
	Applicant may not request that any obje	ction to the drawing(s) be held in abeyance.	See 37 CFR 1.85(a).						
_	Replacement drawing sheet(s) including	•	• • •	•		l).				
11)∐	The oath or declaration is objected to	by the Examiner.	Note the attached Off	ice Action or form P	TO-152.					
Priority (ınder 35 U.S.C. § 119									
,—	Acknowledgment is made of a claim ☐ All b)☐ Some * c)☐ None of:	for foreign priority ι	ınder 35 U.S.C. § 119	9(a)-(d) or (f).						
	1. Certified copies of the priority	documents have be	een received.							
	2. Certified copies of the priority		• •							
	3. Copies of the certified copies	•		eived in this National	Stage					
* 0	application from the Internation	· · · · · · · · · · · · · · · · · · ·	• • •	ivod						
	See the attached detailed Office action	ii ioi a list of the Ce	runeu copies not rece	AVGU.						
Attachmen	t(s)									
1) 🛛 Notic	e of References Cited (PTO-892)		4) Interview Summ							
3) 🛛 Infor	e of Draftsperson's Patent Drawing Review (Pmation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date 20030825.		Paper No(s)/Ma 5) Notice of Inform 6) Other:	il Date al Patent Application (PT	O-152)					

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1. Applicant's election with traverse of the election of species in the reply filed on October 22, 2004 is acknowledged. The traversal is on the ground(s) that Applicants are trying to protect the broad concept of the invention. This is not found persuasive because the various claimed details are too numerous and would create a serious burden on the part of the Office if they were all examined in the same application.

The requirement is still deemed proper and is therefore made FINAL.

- 2. Claims 6, 7, 12-18, and 22-35 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected species, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in the reply filed on October 22, 2004.
- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 10, 11, and 19-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Saperstein et al in view of Redfern et al. Saperstein et al discloses the claimed invention, including a docking station 68 or 69 remotely located from the primary heat exchanger 62. However, Saperstein et al does not disclose the recited docking station for receiving a container for objects to be cooled. Redfern et al teaches a refrigeration system including a remotely located container 10 for objects to be cooled. It would be obvious to provide Saperstein et al with a container as part of the docking

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station 68 or 69, in view of Redfern et al, for the purpose of providing additional cooling

for objects such as food items.

5. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to William E. Tapolcai whose telephone number is (703)

308-2640. The examiner can normally be reached on Mon. - Thurs., 6:30 to 5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Denise L. Esquivel can be reached on (703) 308-2597. The fax phone

number for the organization where this application or proceeding is assigned is 703-

872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

William E. Tapoica Primary Examiner

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November 9, 2004